

1 to face the other direction, wouldn't you?

2 A A little.

3 Q Okay. Channel 12 and Channel 6 were more or less in a  
4 different direction than Channel 8 --

5 A Correct.

6 Q -- is that, is that correct?

7 A If you'd want a very clear picture, you would tune in  
8 more towards 8.

9 Q Prior to the time that -- how long had the, had the  
10 Stewarts lived in the present home, prior to the time KOKS  
11 came on the air?

12 A I would say approximately 3 years. It may not be that  
13 long, and I would say somewhere -- I would say maybe around  
14 '85.

15 Q Okay. Did you have a relationship with either one of  
16 the Stewarts prior to the time KOKS came on the air?

17 A Not other than just speaking to each other going up and  
18 down the road or in the grocery store, something of that  
19 nature.

20 Q Okay, essentially, "Hi, how are you?"

21 A Right.

22 Q Okay.

23 A Correct.

24 Q And you weren't social friends or --

25 A No.

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1 Q -- good friends --  
2 A No.  
3 Q But you were waving to each other.  
4 A Yes.  
5 Q Okay. When was the first time you learned that the --  
6 this -- there was a radio station thing called KOKS being  
7 built?  
8 A In early 1988.  
9 Q And how did that -- how did you learn that the station  
10 was built?  
11 A There was a big truck that delivered the -- or the  
12 tower, and they laid it out, you know, they're red and they're  
13 white, and --  
14 Q Um-hum.  
15 A So we found out that's what that was going to be.  
16 Q Okay, were you home, home at the time when the, the  
17 tower was delivered.  
18 A Yes.  
19 JUDGE STIRMER: Before that, had you noticed any  
20 notices in the newspaper that a radio station was going to be  
21 built here in Poplar Bluff?  
22 WITNESS: No, I didn't.  
23 JUDGE STIRMER: There was no publicity in the news --  
24 local newspaper about that fact?  
25 WITNESS: Not that I noticed.

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1 JUDGE STIRMER: Or that somebody had applied to build a  
2 station in Poplar Bluff?

3 WITNESS: Not that I had noticed.

4 JUDGE STIRMER: It was not a subject of discussion --

5 WITNESS: Right.

6 JUDGE STIRMER: -- in the neighborhood?

7 WITNESS: Yes, you know, there wasn't any no such a  
8 thing -- this -- I, I -- not at that time.

9 JUDGE STIRMER: All right. Excuse me, Mr. Dunne.

10 BY MR DUNNE:

11 Q And once you learned the -- what, if anything, happened  
12 when you learned that -- saw the tower going up, Mrs. Hillis?

13 A We had learned that it was going to be a Christian  
14 radio station. I felt rather proud, you know, to be living  
15 next door.

16 Q How did you, how did you learn that, Mrs. Hillis?

17 A I think I learned it from the Stewarts.

18 Q All right.

19 A I had saw them in the grocery store or something. I  
20 said, "I notice you're putting a tower up." And they said  
21 what kind, and that was the end of the conversation.

22 Q Okay, did you speak to Mrs. Smith, who was also a  
23 neighbor of yours at that time?

24 A Yes.

25 Q Did she mention to you the, the radio station and the

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1 tower going up?

2 A Yes.

3 Q Did say -- she say she had spoken to the Stewarts about  
4 the radio station they built?

5 A Yes, she had.

6 Q Did Mrs. Smith raise with you at that time, or in that  
7 conversation, any concerns about TV interference?

8 A Yes, she did.

9 Q And this was all before the station went on the air?

10 A It was -- yes.

11 Q Did you share her concerns about TV interference?

12 A I told her I didn't know if it would or not. I had no  
13 knowledge.

14 Q Okay, and what time was this, Mrs. Hillis? Roughly.

15 A It was after the tower was delivered.

16 Q Okay, would that have been, say, April or May of 1988?

17 A It seems -- there was still snow on the ground, so it,  
18 it would be in early '88, because I remember there being some  
19 snow on the ground when they delivered the tower. I don't know  
20 what month.

21 Q Okay, do you recall when KOKS went on the air? What --

22 A Yes.

23 Q When did it occur, and when --

24 A September 29th, '88.

25 Q That seems to be a date that's emblazoned in your

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1 memory, Mrs. Hillis. Could you describe for us what happened  
2 that day?

3 A We immediately had FM blanketing.

4 Q Well --

5 A All sets, so that --

6 Q Why don't you describe what you saw on your screen  
7 before you characterize it?

8 A Okay, we had -- I had totally lost Channel 6, Paducah,  
9 Kentucky. No audio, no video.

10 Q Okay, there was nothing. It just went, went black.

11 A Yes, totally black.

12 Q Okay.

13 A Channel 8, KAIT, Jonesboro, Arkansas, black; no audio,  
14 no video. And Channel 12, KFBS, Cape Girardeau, very snowy,  
15 sparkly lines --

16 Q Sparkly lines?

17 A Um-hum.

18 Q Okay.

19 A And it had like a, like a rollover effect, you know,  
20 like sparkles will go like this and it comes back and it goes  
21 like this, just continuous rollover; very, very coarse, snowy  
22 picture on Channel 12; and on Channel 15, which is KPOP 15 in  
23 Poplar Bluff --

24 Q Um-hum. That's right down the road, isn't it?

25 A Yes. It kept a pretty decent picture outside that the

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1 color looked rather faded and, like a creamy effect on it with  
2 varied -- kind, kind of like it would have a haze over it, but  
3 really not any real noticeable interference, not, compared to  
4 the other stations, as bad.

5 Q Okay, and what did you do then, if anything?

6 A Well, it took a, you know, a day or two to figure out  
7 what was going on. I could hear on Channel 6, Paducah,  
8 Kentucky, you could hear an audio sound that wasn't Channel 6,  
9 and when you'd listen to it they was playing Christian music  
10 and Christian programming, and I heard them call their call  
11 letter, KOKS.

12 Q So that gave you a clue it was KOKS.

13 A Uh-huh, that's where I got their phone number, too.

14 Q Okay, and then?

15 A And then I called the station -- well, Mrs. Smith and I  
16 had talked to one another during this first week --

17 Q Um-hum.

18 A -- that we noticed this and I said -- we had both  
19 discussed, and I said, "Yeah, I, I can hear them on my TV,  
20 too." And she said, well, she said, you know, she had thought  
21 that they would possibly cause some of this interference, but  
22 she hadn't -- you know, that's all that, that she -- her --  
23 she had ever said to me about it. And I said, "well, I want  
24 to call the station." And the reason I called, I had a lot of  
25 my tenants in my mobile home park and campground that also had

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1 | lost reception. They was calling me wanting to know what in  
2 | the world was going on because we own the park, and I told --  
3 | I talked with Mrs. Stewart. First time, I guess, I talked to  
4 | her at the station, and I told her I had problems with my TV  
5 | and she asked me what kind, and I explained what I just previ-  
6 | ously had said to you of what type of interference that we  
7 | had, and she said, "Okay," she said, "I'll look into it." And  
8 | then I called back approximately 2 or 3 days later --

9 | Q Um-hum.

10 | A -- and she admitted that they had a problem with their  
11 | equipment. They was having a part ordered from the factory to  
12 | take care of the problem. I called once a week --

13 | Q Okay, let, let's stop --

14 | A Okay.

15 | Q -- there if we can, Mrs. Hillis.

16 | A Okay.

17 | Q Now, you -- do you say you called -- when -- can you  
18 | give us a time frame that this -- you're referring to dur-  
19 | ing --

20 | A The first week --

21 | Q You referred to two telephone calls, is that correct?

22 | A Okay, first telephone call would be the first week of  
23 | October of '88.

24 | Q Okay, and the next call would have been?

25 | A Probably within that same week.

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1 Q Okay, and it's your testimony that you spoke with  
2 Mrs. Stewart whom -- who you knew, right?

3 A Yes, as just an acquaintance.

4 Q Okay, and Mrs. Stewart said -- why don't we go to that,  
5 that second conversation of the week.

6 A Okay.

7 Q What did you say and what did she say, if you recall?

8 A I had explained to her that my tenants had, you know,  
9 very serious problems and they was complaining to me, and I  
10 said -- she said, "Well," she said, "we have a problem here,"  
11 and she said, "we'll try to get it straightened out," and I  
12 said fine, I'd appreciate it. We was on very good terms,  
13 there was no harsh words.

14 Q Okay, but Mrs. Hillis, you said "we've got a problem  
15 here" and I think previously you mentioned "we've got a prob-  
16 lem with our equipment" is the way you characterized the --

17 A No, we, we had a problem here at our mobile home park,  
18 is what I'm saying.

19 Q Okay.

20 A Yes.

21 Q When you said, "we had a problem with our equipment,"  
22 that was your equipment --

23 A No.

24 Q There was no problem with that. Was Mrs. Stewart  
25 making reference to a problem with her equipment?

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1     A     Yes, Mrs. Stewart, when I spoke with her, she said the  
2 reason they was having this problem, that the station --

3     Q     Um-hum.

4     A     -- was having a problem with their equipment, and --

5     Q     Okay, that's what I needed to hear.

6     A     Yes.

7     Q     So Mrs. Stewart said, "We've got a problem with our  
8 equipment. We're working on it."

9     A     Yes, she was very nice.

10    Q     Did she, did she say what equipment that --

11    A     No.

12    Q     -- they were having a problem with?

13    A     No.

14    Q     Did she say, for example, their antenna? Do you  
15 remember her mentioning an antenna?

16    A     After, I would say, probably, four phone calls, approx-  
17 imately. I asked her what was causing the problem and she  
18 said -- well, she said, "We need a filter put on and the  
19 factory is making a filter to put on our equipment."

20    Q     Okay.

21    A     "To filter out our problem." And that's --

22    Q     Okay, now, I want to go back to the, the conversation  
23 when she talked about problems with her equipment.

24    A     Okay.

25    Q     You don't, you don't recall her saying the specific

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1 piece of equipment --

2 A No

3 Q -- that was the problem?

4 A I do not.

5 Q You do say that they were sending to the factory for  
6 something; they were trying to get it fixed?

7 A Yes, they --

8 Q The equipment was trying to be fixed.

9 A Yes.

10 Q Okay, and that's --

11 A And they was trying to get parts for it.

12 Q That's the second call. Let's go on to the third and  
13 subsequent calls.

14 A Okay.

15 Q All right. I know these kind of run together but we'll  
16 try to take them chronologically.

17 A Okay.

18 Q In the next conversation, what, what transpired?

19 A I would call approximately once or twice a week all  
20 during October and November of '88. Each time, Mrs. Stewart  
21 would say, "We're still waiting on the part. It should be  
22 here this weekend." I had the same, the very same, conversa-  
23 tion each, each time that we called. They were still waiting  
24 on the part trying to fix it.

25 Q You testified --

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1 A The only, only part --

2 Q The only part that you understood her to refer to was a  
3 part having to do with their equipment --

4 A Yes.

5 Q -- is that correct?

6 A And then finally the part did become a filter in the  
7 conversation.

8 Q Okay, but the filter had to do with your equipment,  
9 right?

10 A No, with theirs.

11 Q Oh. Oh, okay.

12 A The part that they had on order, that she was telling  
13 me they had on order for the station's equipment, later on  
14 about the third or fourth conversation it become a filter that  
15 was being made, that was being ordered, from a factory for  
16 their equipment.

17 Q Oh, okay. Okay, sometime during this time period,  
18 Mrs. Hillis, did there come a time that you complained to the  
19 FCC concerning this situation?

20 A Yes.

21 Q Okay.

22 A The first week of November, being November 7th.

23 Q And was that complaint made in writing or did you speak  
24 with someone at the FCC?

25 A My husband had made a complaint in writing. We had

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1 made a phone call and they -- and to the FCC in Kansas City,  
2 Missouri, and they suggested that my husband write the letter.  
3 He did so.

4 Q Okay, following your husband's written complaint, did  
5 you take part in the preparation of any petitions that were  
6 passed around the neighborhood?

7 A Not until after our last conversation with Mrs. Stewart  
8 in November.

9 Q Okay. Let's describe the last conversation. What  
10 happened?

11 A Evidently, Mrs. Stewart was upset when I called her. I  
12 don't know if she had been talking with someone else, but  
13 anyway, I told her, I said, "We're still having the problem."  
14 And she said, "Well, we still have the part on order." I  
15 said, "You've been telling us this for 2 months," and I said,  
16 "I really think you're just putting us off." And then, all of  
17 a sudden, she just said, "Well, we no longer have a problem  
18 with our equipment." She said, "We are legal," and she said,  
19 "The station that you have lost, you --" which she was refer-  
20 ring to Channel 6, "you shouldn't have ever received to begin  
21 with because you're out of their guaranteed area," and she  
22 said, "the FCC says that we are legal," and she said, "you  
23 just -- this area is wide open for stations like ours, and  
24 that you just might as well get used to it."

25 Q Okay, and this, this conversation, to your

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1 recollection, occurred in November of 1988?

2 A The last week of November of '88.

3 Q Okay, and I'd like to refer you, you to paragraph --  
4 excuse me. I have to apologize, Mrs. Hillis. It's getting  
5 late and I'm beginning to lose track here. This would be  
6 page 14 of Mass Media Bureau Exhibit 5.

7 (Aside.)

8 MR. SHOOK: For the record, Your Honor, I believe  
9 counsel meant Exhibit 2.

10 MR. DUNNE: Did I say -- what did I say?

11 MR. SHOOK: I think you said Exhibit 5.

12 MR. DUNNE: Oh, I'm sorry.

13 BY MR DUNNE:

14 Q Mrs. Hillis, do you recognize what's been put in front  
15 of you?

16 A Yes, I do.

17 Q Did you have any, any part in preparing, preparing this  
18 particular document?

19 A Yes, I did.

20 Q And when did you do that?

21 A The last week of November of '88.

22 Q Okay. Are, are you essentially the authoress of this,  
23 this document?

24 A Mrs. Smith and I compiled a -- this together, and I  
25 typed it.

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1 Q Okay, and what did you do with it, if anything?

2 A We circulated it in my mobile home park and just the  
3 general neighborhood area there.

4 Q Okay, when you say "circulated," what did you mean?  
5 Did you go door to door?

6 A We went door to door, leaving them.

7 Q Um-hum.

8 A And told them if they -- because most of them was my  
9 tenants that had complained --

10 Q Um-hum.

11 A -- and I said, "Read this," and I said, you know,  
12 "circle the things that you're having problems with and mail  
13 it back to Mrs. Smith," which --

14 JUDGE STIRMER: Back in -- excuse me for interrupting.  
15 Back in October, November, December of '88, how many tenants  
16 did you have in your trailer park?

17 WITNESS: I believe I was full then. We had 20 lots.

18 JUDGE STIRMER: Twenty lots?

19 WITNESS: And we was full. If we wasn't, it, it would  
20 be unusual. We was usually always full.

21 JUDGE STIRMER: All right.

22 MR. DUNNE: Thank you, Your Honor.

23 BY MR DUNNE:

24 Q Okay. Now, I'd like to refer you to Exhibit 2,  
25 page 16. That's two pages past the page you've got right in

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1 front of you, Mrs. Hillis.

2 A Okay.

3 Q Do you recognize --

4 A Page 60? Sixteen?

5 Q Page 16.

6 A Oh, 16, okay.

7 Q Do you recognize that document that's before you?

8 A Yes, I do.

9 Q Did you prepare -- have any role in preparing that  
10 document?

11 A Again, this was jointly prepared by Smith and myself.

12 Q And when did you prepare that, Mrs. Hillis?

13 A Let me think just a minute.

14 (Pause.)

15 A It would be, I would say, the first couple of weeks of  
16 December, because that's when they started their 24-hour  
17 broadcasting and I have it mentioned here.

18 Q Okay. What did you do, if anything, with this peti-  
19 tion? I'm referring to this as a petition.

20 A Okay.

21 Q We'll recognize that as a petition.

22 A Okay. We -- really, the only thing changed was their  
23 time and power --

24 Q Okay.

25 A The complaint's on here. We didn't realize the prob-

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1 lem. Word of mouth got out that the problem went beyond just  
2 the neighborhood.

3 Q Um-hum.

4 A So we said, "Well, we'll take these out and leave them  
5 with other people." Well, more and more people wanted them  
6 and we decided to leave them at, like, area grocery stores  
7 around our area. They would pick them up and one person would  
8 say, "Where did you get those? How do you get these?" And we  
9 decided, Mrs. Smith and I decided, to do a petition drive  
10 because of the interference problem being so great and the  
11 radio station not recognizing it.

12 Q Okay, and in, in point of fact, didn't you, didn't you  
13 go, essentially, door to door throughout Butler County?

14 A Yes, through most of Butler County.

15 Q And you either handed petitions or left people these  
16 petitions on every, every door in Butler County? Or most --  
17 excuse me, that's what you characterized in your testimony.

18 A Well, yes.

19 Q Most of the homes in Butler County?

20 A The areas that we heard people was really having  
21 problems, then we'd really try to work that area.

22 Q Okay.

23 A So that they could have a change to circle anything  
24 they was having difficulty with.

25 Q Do you have any estimate of how many homes you visited,

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1 Mrs. Hillis? I'm impressed.

2 A I wouldn't know how many homes, as all I can go by is  
3 the amount of petitions that we received in return in  
4 response.

5 Q Okay, and the total number of petitions, for the  
6 record, was?

7 A In the beginning, there was 1,200, and those had been  
8 narrowed down to households, and some wasn't considered  
9 because they were my campground but getting down to households  
10 in the county, 888, approximately, was represented.

11 Q And the -- these petitions were all forwarded to the  
12 FCC by Mrs. Smith, is that correct?

13 A Mrs. Smith -- I done most of the mailing. Mrs. Smith  
14 and I would make copies together. I just simply -- somebody  
15 had to have a return address on it; I put mine on it.

16 Q And, Mrs. Hillis, do you remember -- recall that there  
17 was an FCC inspection in May of 1989 by a Mr. Poole?

18 A Yes, there was.

19 Q Okay, and did he come to your home?

20 A I went and got him.

21 Q You went and got him.

22 A Yes, I did.

23 Q And where was he when you got him?

24 A He was at the Super 8 Motel, I believe.

25 Q Okay.

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1 A I found his truck and asked him if he would please come  
2 to our home so we could speak with him.

3 Q Okay, and, and your testimony is that Mr., Mr. Poole  
4 actually came to your home, and you spoke with him while he  
5 was in your home?

6 A Yes, he stayed until after midnight.

7 Q Okay. Mrs. Hillis, did Mr. Poole ever, ever tell you  
8 what signals were guaranteed and not guaranteed in Poplar  
9 Bluff?

10 A I don't recall him saying anything about guaranteed  
11 channels at that time. If he did, I, I do not recall it.

12 Q Okay. I'd like --

13 A We talked about a lot of things and, you know, I just  
14 don't remember that particular subject came up.

15 Q Okay. Okay, Mrs. Hillis, I'd like to direct your, your  
16 attention to the second page of Mr. Poole's report, the fourth  
17 paragraph down where it says, "None of these three television  
18 signals --" et cetera, et cetera, et cetera.

19 A Okay, all this is this. Okay. He, he may have said  
20 it, but like I said, I do not recall. We discussed many  
21 matters.

22 Q Okay, do you recall if Mr. Poole had any maps that he  
23 showed you while he was at, at your place?

24 A I don't remember where I saw the maps. Either  
25 Mr. Poole showed us some, or WPSD-TV of Paducah, Kentucky. I,

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1 I either looked at his -- I know I had one from WPSD, Paducah,  
2 Kentucky, but I don't know which one that I actually saw  
3 first, and I don't remember if I seen ones that he had.

4 Q Okay, did there ever come a time that you came to  
5 believe, Mrs. Hillis, that Channel 6 was not a signal that  
6 KOKS was required to cure interference in your area?

7 A I learned that from the FCC in Kansas City --

8 Q Okay.

9 A -- from Karen Raines.

10 Q And Karen Raines told you that?

11 A Yes.

12 Q Okay, do you recall when she told you that?

13 A I would say probably in November or December of '88.

14 Q Okay, and I'm going to put before you KOKS -- this has  
15 been marked and identified as KOKS Exhibit 11. I'd like to  
16 refer you to the, the underlined sentence in the paragraph.

17 MR. DUNNE: I promise I won't beat this to death,  
18 Your Honor.

19 WITNESS: The FCC said that it was not an authorized in  
20 this area.

21 BY MR DUNNE:

22 Q Okay --

23 A Yes, that's correct.

24 Q Okay, and that -- you prepared that, did you not?

25 A Yes, I did.

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1 Q Okay, can you tell us when you prepared that?

2 (Pause.)

3 A It would have to be sometime -- it would have to be  
4 after March of '89, because I've mentioned here that --

5 Q Okay, if, if you can make a best estimate, Mrs. Hillis,  
6 that's perfectly acceptable.

7 A Okay, I would say, since it's already had 1,000 peti-  
8 tions, I'll say mid-'89.

9 Q Okay, that's close. That's good enough. Okay, did --  
10 now, you, you continued to have contact with the FCC in Kansas  
11 City during this time period of 1989, did you not?

12 A Yes, I did.

13 Q Okay, and you subsequently filed a petition to deny  
14 KOKS' renewal application, which subsequently led to this  
15 hearing --

16 A Yes.

17 Q -- did you not?

18 A I did.

19 Q Okay. In your contacts with the Commission, did anyone  
20 ever tell you anything to contradict that?

21 A To -- other than --

22 Q To contradict what we've just discussed about Channel 6  
23 not being an authorized station for this area.

24 A Did anyone tell me any different within the FCC?

25 Q Yes.

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1       A     I don't believe anyone told us within the FCC that it  
2 was a guaranteed station.

3       Q     Okay.

4       A     I don't recall.

5       Q     Well, certainly no one in Kansas City did.

6       A     No.

7       Q     Okay. You don't recall anyone in Washington?

8       A     No.

9       Q     And you did contact people in Washington?

10      A     Yes, we was transferred there in March of '89 from the  
11 Kansas City office.

12      (Pause.)

13      A     May I correct something?

14      Q     Certainly, Mrs. Hillis.

15      A     Okay. Like I said, this has been a long time. I think  
16 Mr. Poole did say that Channel 6 was not a guaranteed station  
17 when he was there.

18      Q     Okay, good.

19      A     Okay.

20      Q     If I can refer you to paragraph 9 of your testimony.

21      A     Okay.

22      Q     It talks about a few days following his visit.

23      A     Okay.

24      Q     Paragraph 9 of Exhibit 3.

25      A     Paragraph 9?

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1 Q Yes, ma'am. Okay, it says, "A few days after 1991  
2 visit, my television --"

3 A Yeah.

4 Q "-- reception deteriorated."

5 A Correct.

6 Q Okay, now they -- KOKS had installed some filters when  
7 they were there in February of 1991, is that correct?

8 A One filter.

9 Q Okay, and they had also put some coax on --

10 A Yes, they --

11 Q -- coaxial cable on --

12 A Coaxial cable from the antenna to the television;  
13 spliced it; through our window was flat cable, but they did  
14 run the coax from the antenna to the TV to see if it improved  
15 the reception. It made little difference --

16 Q Okay, now, it is --

17 A -- so they put the flat wire.

18 Q It is your testimony that it made little difference.

19 A Yes, with the coax wire it made little difference.

20 Q Was there any improvement in reception at all with the  
21 installation of the coaxial cable and the filter?

22 A When they put the filter on it did bring a picture back  
23 on Channel 6, but it was, you know, very snowy. It wouldn't  
24 be something that you would want to watch. I wouldn't con-  
25 sider it watchable.

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1 Q Okay, and it is your testimony that, that picture of  
2 Channel 6, was less good than the picture of Channel 6 that  
3 you remember receiving --

4 A Oh, yes.

5 Q -- a few years before?

6 A Oh, yes, it was nothing compared to what it was before  
7 KOKS came on the air.

8 Q Okay, but again you say the television reception  
9 deteriorated. How did it deteriorate?

10 A Okay. The filter did improve my television reception,  
11 but I still had a snowy picture and very fine lines on  
12 Channel 12. I still had -- it, it improved 15 better than it  
13 did anything, and I still had snow on 8, and very light snow  
14 on 15. Within a week, Channel 12, 8, and 15 became worse back  
15 to the way it was before they ever put the filter on. The,  
16 the reception was worse, except Channel 6. It stayed the  
17 same; I still had a picture on 6 where I didn't have before.  
18 I still had the same interference I had before the filter was  
19 put on outside of 6.

20 Q Okay, if -- did you -- when the -- as you testified the  
21 reception deteriorated, did you or anyone check to see if, for  
22 example, in running antenna -- the antenna wire was loose or  
23 if there was any other problem with the, the installation?

24 A Well, we had a problem after Mr. Lampe had worked on  
25 the TV. He wanted to go through -- take the filtering system

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1 through my VCR, and I asked him not to because my son used it,  
2 but he put it through the VCR. Well, we couldn't get things  
3 to work right so we had to have a TV repairman come out, and  
4 from that point on everything, as far as I know, worked fine  
5 on the, on the TV. I mean, nothing was, was double checked;  
6 nothing had changed within that week. We just had it fixed so  
7 that we could get our VCR to work a little bit better.

8 Q Okay, did Mr. Lampe, when he was at your house, go up  
9 and try to reorient your antenna?

10 A He -- I think him and my husband took the antenna down  
11 and they put the coax wire -- you know, attached it to the  
12 antenna?

13 Q Um-hum.

14 A And they put it back up.

15 Q Okay.

16 A It's a pole-type antenna, just a straight pole, and  
17 they took it down.

18 MR. DUNNE: Your indulgence, Your Honor. I think I'm  
19 about finished with this witness.

20 JUDGE STIRMER: Very well.

21 (Pause.)

22 MR. SHOOK: You haven't been excused.

23 WITNESS: Oh, okay, I'm sorry.

24 MR. DUNNE: No, we're waiting on me, Mrs. Hillis. I'm  
25 sorry.

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1 WITNESS: Oh, I thought you said you was through with  
2 me. Okay, I'm sorry.

3 JUDGE STIRMER: While counsel is examining his notes,  
4 let me ask you several questions, Mrs. Hillis. You've lived  
5 where you are now for 23 years?

6 WITNESS: That's correct.

7 JUDGE STIRMER: And how would you describe the area  
8 around the KOKS tower with regard to whether or not it was a  
9 populated or unpopulated area back in '85, '86, '87, '88?

10 WITNESS: It's populated. It's called a residential  
11 area. We have the mobile home park; my mobile home park is  
12 considered residential, and my campground is considered com-  
13 mercial.

14 JUDGE STIRMER: How many lots do you have on the camp-  
15 ground?

16 WITNESS: Thirty-nine.

17 BY MR DUNNE:

18 Q Mrs. Hillis, have you ever received any interference on  
19 your radio or television set from KKLR?

20 A No, I have not.

21 Q Mrs. Hillis, I have no further questions of you. Thank  
22 you.

23 JUDGE STIRMER: Mr. Shook, do you have redirect?

24 MR. SHOOK: Other than the fact that I know you have  
25 waited a long time for this day, I have no questions.

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